INTERNATIONAL SEARCH REPORT

International Application No PCT/DK2004/000828

		·	/C1/DK2004/000828	
A. CLASSI IPC 7	H02G3/32 A61M25/00 A61M25/	02		
According to	o International Patent Classification (IPC) or to both national classific	ation and IPC		
	SEARCHED			
Minimum do IPC 7	ocumentation searched (classification system followed by classification A61M H02G F16L	ion symbols)		
Documenta	tion searched other than minimum documentation to the extent that s	such documents are included	in the fields searched	
Electronic d	data base consulted during the international search (name of data ba	se and, where practical, sea	rch terms used)	
EPO-In	aternal, WPI Data, PAJ			
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT			
Category °	Citation of document, with indication, where appropriate, of the re	levant passages	Relevant to claim No.	
Х	US 5 947 931 A (BIERMAN ET AL) 7 September 1999 (1999-09-07) column 14, line 33 - column 15, line 13 column 18, lines 23-34; figures		1,2, 8-10,31	
X	US 6 074 368 A (WRIGHT ET AL) 13 June 2000 (2000-06-13) column 4, line 48 - column 5, line 57; figures		1,2,7-10	
A	US 4 660 555 A (PAYTON ET AL) 28 April 1987 (1987-04-28) column 5, line 41 - column 6, line 27; figures		1,2,7	
Α	US 5 188 609 A (BAYLESS ET AL) 23 February 1993 (1993-02-23) the whole document		1,2	
Furt	ther documents are listed in the continuation of box C.	X Patent family mer	nbers are listed in annex.	
"A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed "8"		"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family		
Date of the actual completion of the international search			Date of mailing of the international search report 0 4 AUG 2005	
27 May 2005 Name and mailing address of the ISA		Authorized officer		
Name and I	mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk	Admonted onlys		
	Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Kousoure	tas, I	

International application No. PCT/DK2004/000828

INTERNATIONAL SEARCH REPORT

Box II	Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)				
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:					
1. X	Claims Nos.: 33-38 because they relate to subject matter not required to be searched by this Authority, namely:				
	Rule 39.1(iv) PCT - Method for treatment of the human or animal body by surgery				
2.	Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:				
з. 📗	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).				
Box III	Observations where unity of invention is lacking (Continuation of item 3 of first sheet)				
This International Searching Authority found multiple inventions in this international application, as follows:					
	see additional sheet				
1.	As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.				
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.				
3.	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:				
4. 🙀	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-10, 31, 32				
Remark	The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.				

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. claims: 1-10,31,32

Device for securing a line, comprising a line retaining part having at least a groove with flexible retaining means, a base part comprising fixing means, wherein the line retaining part and the base part are provided with complimentary locking means and wherein the flexible retaining means are placed lateral of the groove.

2. claims: 1,11-16

Device for securing a line, comprising a line retaining part having at least a groove with flexible retaining means, a base part comprising fixing means, wherein the line retaining part and the base part are provided with complimentary locking means and wherein the line retaining part and the base part comprises snap locking means.

3. claims: 1,17-26

Device for securing a line, comprising a line retaining part having at least a groove with flexible retaining means, a base part comprising fixing means, wherein the line retaining part and the base part are provided with complimentary locking means and wherein the base part comprises two opposing jaw parts that are forced together by spring means.

4. claims: 1,27-30

Device for securing a line, comprising a line retaining part having at least a groove with flexible retaining means, a base part comprising fixing means, wherein the line retaining part and the base part are provided with complimentary locking means and wherein the line retaining part comprisies connection means on a side part for mechanically connecting the retaining part to a further retaining part.

INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No
PCT/DK2004/000828

Patent document cited in search report	Publication date	Patent family member(s)	Publication date
		US 5702371 A US 5578013 A US 5456671 A US 5354282 A US 5314411 A US 5192273 A US 6290676 B1 US 2002133121 A1 US 6837875 B1 US 5833667 A US 5800402 A US 5827230 A US 2001011164 A1 US 2005075610 A1 AT 218900 T AU 697231 B2 AU 6520794 A DE 69430800 D1 DE 69430800 D1 DE 69430800 T2 EP 0691868 A1 JP 3643848 B2 JP 8507943 T CA 2156724 A1 CN 1119417 A CN 111941	30-12-1997 26-11-1996 10-10-1995 11-10-1994 24-05-1994 09-03-1993 18-09-2002 04-01-2005 10-11-1998 01-09-1998 27-10-1998 02-08-2001 07-04-2005 15-06-2002 01-10-1998 11-10-1994 18-07-2002 21-11-2002 17-01-1996 27-04-2005 27-08-1996 29-09-1994 27-03-1996 13-03-2002 01-01-2003 29-09-1994 15-01-1998 27-11-1991 29-01-1998 24-02-1993 25-09-1996 14-10-1993
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